



# भारत का राजपत्र

## The Gazette of India

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

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No. 15] NEW DELHI, SATURDAY, APRIL 13, 1968/CHAITRA 24, 1890

इस भाग में भिन्न पृष्ठ संख्या वी जाती है जिससे कि यह ग्रलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

## नोटिस

## NOTICE

मोर्चे लिखे भारत के असामारण राजपत्र 27 मार्च 1968 तक प्रकाशित किये गये :—

The undermentioned Gazettes of India Extraordinary were published up to the 27th March, 1968 :—

Issue No.	No. and Date	Issued by	Subject
100	S.O. 1197, dated 26th March, 1968.	Election Commission of India.	Election to the Council of States by the elected members of the Andhra Pradesh Legislative Assembly.
101	S.O. 1198, dated 26th March, 1968.	Do.	Election to the Council of States by the elected members of the Legislative Assembly of Assam to fill the vacancies caused by the retirement of two members from Assam.
	S.O. 1199, dated 26th March, 1968.	Do.	Elections to the Council of States by the elected members of the Bihar Legislative Assembly.
	S.O. 1200, dated 26th March, 1968.	Do.	Election to the Council of States by the elected members of the Legislative Assembly of Gujarat.

Issue No.	No. and Date	Issued by	Subject
	S.O. 1201, dated 26th March, 1968.	Election Commission of India.	Election to the Council of States by the elected members of the Madhya Pradesh Legislative Assembly.
	S.O. 1202, dated 26th March, 1968.	Do.	Election to the Council of States by the elected members of the Madras Legislative Assembly.
	S.O. 1203, dated 26th March, 1968.	Do.	Election to the Council of States by the elected members of the Legislative Assembly of Maharashtra.
	S.O. 1204, dated 26th March, 1968.	Do.	Elections to the Council of States by the elected members of the Mysore Legislative Assembly.
	S.O. 1205, dated 26th March, 1968.	Do.	Elections to the Council of States by the elected members of the Orissa Legislative Assembly to fill seats in the Council of States.
	S.O. 1206, dated 26th March, 1968.	Do.	Election to the Council of States by the elected members of the Punjab Legislative Assembly.
	S.O. 1207, dated 26th March, 1968.	Do.	Election to the Council of States by the elected members of the Rajasthan Legislative Assembly.
	S.O. 1208, dated 26th March, 1968.	Do.	Elections to the Council of States by the elected members of the Uttar Pradesh Legislative Assembly.
	S.O. 1209, dated 26th March, 1968.	Do.	Election to the Council of States by the members of the electoral college of Himachal Pradesh.
102	S.O. 1210, dated 27th March, 1968.	Ministry of Commerce.	Authorising Shri S. D. Mehta to take over the management of the India United Mills Ltd., Bombay.
103	S.O. 1211, dated 27th March, 1968.	Ministry of Law.	By-election to the House of the People 47-Hazaribagh Parliamentary Constituency.

ऊपर लिखे असाधारण राजपत्रों की प्रतियां प्रकाशन प्रबन्धक, तिविल लाइन्स, दिल्ली के नाम माँगपत्र भेजते पर भेज दी जायेंगी। माँगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख से 10 दिन के भीतर पहुंच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

## भाग II-खण्ड 3-उपखण्ड (ii)

## PART II—Section 3—Sub-section (ii)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ अधेन प्रशासन को छोड़कर) केन्द्रीय प्राधिकरणों द्वारा जारी किए गए विविध घारेश और अधिसूचनाएँ।

**Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).**

## ELECTION COMMISSION, INDIA

## ORDER

New Delhi, the 26th March 1968

**S.O. 1309.**—Whereas the Election Commission is satisfied that Shri M. Venkataiah, Vice President, Adaram Village, Brahmanapalle Post, Kalahasti Taluk, Andhra Pradesh, a contesting candidate for election to the House of the People from 20-Tirupati parliamentary constituency, has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice, has not given any reason or explanation for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri M. Venkataiah to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. AP-HP/20/67.]

By order,

K. S. RAJAGOPALAN, Secy.

## MINISTRY OF HOME AFFAIRS

New Delhi, the 3rd April 1968

**S.O. 1310.**—In pursuance of clause (1) of article 239 of the Constitution, the President hereby directs that the Administrator of the Union territory of Dadra and Nagar Haveli shall, subject to the control of the President and until further orders, also exercise the powers of the State Government under the Opium Act, 1857 (13 of 1857) and the Opium Act, 1878 (1 of 1878), within that Union territory.

[No. F. 10/1/67-UTL.]

P. N. KAUL, Dy. Secy.

## MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 2nd April 1968

**S.O. 1311.**—In pursuance of clause (c) of sub-section (1) of Section 21, read with clause (b) of sub-section (2) and sub-section (3) of Section 25 of the State Bank of India Act, 1955 (23 of 1955), the Central Government, in consultation with the Reserve Bank of India, hereby nominates Shri M. C. Munshi, "Arti", 'D' Block, Old Nagardas Road, Andheri East, Bombay to be a Member of the Bombay Local Board of the State Bank of India.

[No. F. 8/48/68-SB.]

New Delhi, the 4th April, 1968

S.O. 1312—Statement of the Affairs of the Reserve Bank of India, as on the 29th March, 1968.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital Paid Up . . . . .	5,50,00,000	Notes . . . . .	47,74,51,000
		Rupee Coin . . . . .	11,04,000
Reserve Fund . . . . .	80,00,00,000	Small Coin . . . . .	3,39,000
		Bills Purchased and Discounted:—	
National Agricultural Credit (Long Term Operations) Fund . .	131,00,00,000	(a) Internal . . . . .	..
		(b) External . . . . .	..
		(c) Government Treasury Bills . . . . .	168,87,61,000
National Agricultural Credit (Stabilisation) Fund . . . .	25,00,00,000	Balances Held Abroad* . . . . .	128,52,57,000
		Investments** . . . . .	115,06,59,000
		Loans and Advances to:—	
National Industrial Credit (Long Term Operations) Fund . .	30,00,00,000	(i) Central Government . . . . .	..
		(ii) State Governments@ . . . . .	87,48,43,000
Deposits:—		Loans and Advances to:—	
(a) Government—		(i) Scheduled Commercial Banks† . . . . .	103,90,63,000
(i) Central Government . . . . .	52,70,73,000	(ii) State Co-operative Banks‡ . . . . .	178,09,21,000
(ii) State Governments . . . . .	13,73,77,000	(iii) Others . . . . .	3,42,21,000

Loans, Advances and Investments from National Agricultural Credit (Long Term Operations) Fund—

(a) Loans and Advances to :—	
(b) Banks—	
(i) Scheduled Commercial Banks . . . . .	₹30,53,44,000
(ii) Scheduled State Co-operative Banks . . . . .	5,71,96,000
(iii) Non-Scheduled State Co-operative Banks . . . . .	79,17,000
(iv) Other Banks . . . . .	9,28,000
(c) Others . . . . .	329,68,30,000
Bills Payable . . . . .	49,21,70,000
Other Liabilities . . . . .	105,96 46,000
Rupees . . . . .	959 44,81,000
(i) State Governments . . . . .	
(ii) State Co-operative Banks . . . . .	
(iii) Central Land Mortgage Banks . . . . .	
(b) Investment in Central Land Mortgage Bank Debentures . . . . .	
Loans and Advances from National Agricultural Credit (Stabilisation) Fund—	
Loans and Advances to State Co-operative Banks . . . . .	
Loans, Advances and Investments from National Industrial Credit (Long Term Operations) Fund—	
(a) Loans and Advances to the Development Bank . . . . .	
(b) Investment in bonds/debentures issued by the Development Bank . . . . .	
Other Assets . . . . .	
Rupees . . . . .	959,44,81,000

\*Includes Cash and Short-term Securities.

\*\*Excluding Investments from the National Agricultural Credit (Long Term Operations) Fund and the National Industrial Credit (Long Term Operations) Fund.

@Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

† Includes Rs. 63,84,61,000 advanced to scheduled commercial banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act.

‡ Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 3rd day of April, 1966.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 29th day of March 1968.

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department . . . . .	47,74,51,000		Gold Coin and Bullion :—		
Notes in circulation . . . . .	<u>3193,96,28,000</u>		(a) Held in India . . . . .	115,89,25,000	
Total Notes issued . . . . .	<u>3241,70,79,000</u>		(b) Held outside India . . . . .	166,42,00,000	
			Foreign Securities . . . . .		
			TOTAL . . . . .		282,31,25,000
			Rupee Coin . . . . .		78,95,85,000
			Government of India Rupee Securities . . . . .		2880,43,69,000
			Internal Bills of Exchange and other Commercial paper . . . . .		
TOTAL LIABILITIES . . . . .	<u>3241,70,79,000</u>		TOTAL ASSETS . . . . .		<u>3241,70,79,000</u>

Dated the 3rd day of April 1968.

L. K. JHA,  
Governor.

[No F. 3(3)-BC/68.]

V. SWAMINATHAN, Under Secy.

## (Department of Revenue and Insurance)

## INSURANCE

New Delhi, the 2nd April 1968

**S.O. 1313.**—The following draft of certain rules further to amend the Insurance Rules, 1939, which the Central Government proposes to make in exercise of the powers conferred by section 114 of the Insurance Act, 1938 (4 of 1938) is published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration by the Central Government on or after 5th May, 1968.

Any objection or suggestion which may be received from any person with respect to the draft on or before the date so specified will be considered by the Central Government.

*Draft*

1. These Rules may be called the Insurance (Amendment) Rules, 1968.

2. In the Insurance Rules, 1939,—

(1) in rule 16-A,—

(a) in clause (a) after sub-clause (iii), the following sub-clause shall be added, namely :—

“(iv) in the case of a society registered under the Societies Registration Act, 1860 (21 of 1860), Form V-SS or Form V-SSA, if it applies for the grant of a licence for the first time or for the renewal of the licence held by it, as the case may be.”;

(b) in clause (c),—

(i) for the words, figure and letters “or Form V-SB” the words, figure and letters “Form V-SB or Form V-SSB” shall be substituted;

(ii) after sub-clause (iii), the following sub-clause shall be added, namely :—

“(iv) a society registered under the Societies Registration Act, 1860 (21 of 1860), it shall be in Form V-SSB.”;

(2) in clause (b) of rule 16-E, after the words, figure and letters “or Form V-SB”, the words, figure and letters “or Form V-SSB” shall be inserted.

(3) after Form V-SB, the following Forms shall be inserted, namely :—

## FORM V-SS

*Application from a Society Registered under the Societies Registration Act, 1860 for a Licence to Act as an Insurance Agent*

(See Rule 16-A of the Insurance Rules, 1939)

To

The Controller of Insurance,  
Simla.

Dear Sir,

It is requested that a licence to act as an INSURANCE AGENT may be granted to our Society particulars given below—

I. Full name of the applicant  
(In Block letters)

1. Society

.....

.....

2. Full address

2 .....

.....

II. It is hereby declared that—

(i) our Society has been registered under the Societies Registration Act, 1860.  
incorporated

(ii) the Society has been authorised to act as an insurance agent under its bye-laws, rules and regulation (*vide* Rule 16-Bye-law.....)

(iii) the particulars given above are true and that the licence for which our Society apply will be used only by our Society for soliciting or procuring insurance business; and  
 (iv) the undersigned has been duly authorised to sign this application.

Yours faithfully,

Government of India  
Insurance Stamp for  
Rs. 5/-

Signature with name and designation  
(Seal of the Society)

Name of Place.....

Dated the.....

\*Strike out portions not required.

(Please see notes below)

#### NOTES

1. The attention of the applicant is drawn to Section 104 of the Insurance Act, 1938, which provides that whosoever in any document required for the purposes of any of the provisions of that Act wilfully makes a statement false in any material particular, knowing it to be false, shall be punishable with imprisonment for a term which may extend to three years or with fine which may extend to one thousand rupees or with both.
2. A licence can be granted to a Society registered or incorporated under the Societies Registration Act, 1860.
3. A copy of the Bye-laws, Rules or Regulations of the applicant certified by its President or Chairman must accompany this application.
4. The application should be filled in, as far as possible, in English language.
5. Any correction or alteration made in any answer to the questions in the application should be initialled by the applicant.
6. Payment in CASH OR BY MONEY ORDER, CHEQUE, POSTAGE STAMP OR BANK DRAFT is not accepted and will be returned at applicant's cost.
7. No acknowledgment of this application will be sent. If one is required, the application should be sent by registered post (acknowledgment due).

#### FORM V-SSA

*Application from a Society Registered under the Societies Registration Act 1860 for Renewal of a Licence to Act as an Insurance agent*

(See Rule 16-A of the Insurance Rules, 1939)

From

Name of applicant .....  
Full address .....

.....  
.....  
.....

(In Block Letters)

To

The Controller of Insurance,  
Simla.  
Licence No.....  
Date of expiry .....

Dear Sir,

It is requested that the above licence may be renewed for a further period of three years.  
 • It is hereby declared that—

\*(Please see footnote also).

(i) Our Society has been registered under the Societies Registration Act, 1860.  
 Incorporated

(ii) the Society has also been authorised to act as insurance agent under its by-laws, rule and regulation (vide Rule/By-law.....);

(iii) the particulars given above are true and that the licence for which our society apply will be used only by our Society for soliciting or procuring insurance business; and  
 (iv) the undersigned has been duly authorised to sign this application.

Yours faithfully,

Government of India  
 Insurance Stamp  
 for Rs. 5/-

Signature with name and designation  
 (Seal of the Society)

Name of Place .....

Dated the .....

\*Strike out portions not required

(Please see notes below)

#### NOTES

1. The attention of the applicant is drawn to section 104 of the Insurance Act, 1938, which provides that whoever in any document required for the purposes of any of the provisions of that Act, wilfully makes a statement, false in any material particular, knowing it to be false, shall be punishable with imprisonment for a term which may extend to three years or with fine which may extend to one thousand rupees, or with both.

2. The name and the licence number given in the application should be identical with those shown in the last licence held. If there is any subsequent change in the name, the reasons for the same should be stated furnishing documentary evidence for the same.

3. Any correction or alteration made in the application should be initialled by the applicant.

4. The application should be filled in, as far as possible in the English language.

5. The application should reach the Controller of Insurance before the date of expiry of the last licence held by the applicant but not more than three months before such expiry and "Government of India Insurance" stamp for Rs. 5 should be affixed to it. If the application does not reach the Controller of Insurance at least 30 days before the date on which the last licence ceases to be in force, "Government of India Insurance" stamp to the value of Rs. 2 should be affixed to the application by way of penalty. In this connection also refer to the provisos to rule 16-A of the Insurance Rules, 1939.

6. Payment in CASH OR MONEY ORDER, CHEQUE, POSTAL ORDER, POSTAGE STAMP OR BANK DRAFT is not accepted and will be returned at applicant's cost.

7. No acknowledgement of this application will be sent. If one is required the application should be sent by registered Post (acknowledgement due).

#### Not Transferable

FORM V-SE

GOVERNMENT OF INDIA

Office of the Controller of Insurance

License No. ....

(See Rule 16-A of the Insurance Rules, 1939)

*Licence to Act as an Insurance Agent under Part II of the Insurance Act, 1938*

To be filled in by the applicant } NAME .....

having paid the prescribed fee and having made the necessary declaration is hereby authorised to act as an Insurance Agent for three years from .....

Simla, dated the ..... 19 .....

Signature and seal of licence holder.....

Controller of Insurance

This licence is not valid unless it bears a facsimile of the signature of the Controller of Insurance

and the Initials of a person authorised by him in this behalf and the signature of the licence holder. The latter should put his signature and seal as soon as the licence is received.

(See notes below)

### NOTES

1. If it is desired to renew this licence for a further period, the procedure laid down in rules 16 and 16-A of the Insurance Rules, 1939, shall be followed, and an application for renewal should reach the Controller of Insurance before the licence expires. In this connection, attention is also invited to the provisos to rule 16-A of the Insurance Rules, 1939.
2. No correction in this licence will be valid unless initialled by the Controller of Insurance or a person authorised by him in this behalf.

[No. 51(7)-INS. I/68.]

RAJ K. NIGAM, Dy. Secy.

### CENTRAL BOARD OF EXCISE AND CUSTOMS

#### CUSTOMS

New Delhi, the 3rd April 1968

**S.O. 1314.**—In exercise of the powers conferred by Sections 157 and 158 of the Customs Act, 1962 (52 of 1962) and of all other powers enabling it in this behalf, the Central Board of Excise and Customs hereby makes the following further addition in the Table appended to its Notification No. 21 (F. No. 10/33/67-Ad.V), dated 20th February 1968, published as S.No. 754 in Part II Section 3, Sub-Section (ii) of the Gazette of India, dated the 2nd March, 1968 as amended by its Notification No. 49 (F. No. 10/33/67-Ad.V), dated the 18th March, 1968, published as S.O. 1019 in Part II, section 3, sub-section (ii) of the Gazette of India, dated the 23rd March, 1968:—

After the existing serial number 5, the following entries shall be inserted against columns (1), (2), (3), (4) and (5) of the Table:—

	Rs.	Rs.	Rs.	Rs.
“6. Appraiser . . . . .	3·75	4·50	5·00	5·75
7. Preventive Inspector . . . . .	4·00	4·75	5·50	6·00

[No. 58 (F. No. 10/33/67-Ad.V).]

M. G. ABROL,  
Member, Central Board of Excise and Customs.

### MINISTRY OF COMMERCE

(Office of the Joint Chief Controller of Imports and Exports)

(Central Licensing Area)

#### ORDER

New Delhi, the 28th March 1968

**S.O. 1315.**—M/s. Expert Trading Company, 2281, Abdul Aziz Road, Karol Bagh, New Delhi-5 were granted an established importer licence No. P/EL/0158036/C/XX/25-26/CD/25-26 Annual dated 13th September 1967 for Rs. 1680/- for import of Motor Vehicle Parts as per Appendix 26 of the Red Book for S. No. 293—95—97—IV for April-March 1968 licensing period. They have applied for the duplicate Custom Purpose copy of the said licence on the ground that the original Custom Purpose Copy of the licence has been lost or misplaced. It is further stated by the firm that the original Custom Purpose Copy of the licence was not registered with any custom house and has not been utilised.

In support of this declaration, the applicant has filed an affidavit duly attested by Oath Commissioner stating that the original Custom Purpose copy of the licence has been lost/misplaced.

I am satisfied that the said original Custom Purpose copy of licence No. P/EI/0158036/C/XX/25-26/CD/25-26 has been lost and direct that a duplicate Custom Purpose copy should be issued to the applicant. The original Custom Purpose copy of licence is cancelled.

[No. MVP/E-5/AM'68/QL/CLA/3157.]

J. S. BEDI,

Jt. Chief Controller of Imports & Exports.

**(Office of the Chief Controller of Imports and Exports)**

**ORDERS**

*New Delhi, the 1st April 1968*

**S.O. 136.**—M/s. Kirloskar Pneumatic Co. Ltd., Hadapsar, Industrial Estate, Poona-13, were granted an Import Licence No. P/CG/2046337/T/TR/21/C/H/21/CG.III dated 16th April 1965 for Rs. 5,44,525/- (Rupees Five Lakhs, Forty Four Thousand, Five Hundred and Twenty Five Only) which was subsequently enhanced due to devaluation of Indian Rupee to Rs. Eight Lakhs, Fifty Seven Thousand, Six Hundred and Twenty Six and Paise Eighty Eight only (Rs. 8,57,626.88). They have applied for the issue of a duplicate Customs Purposes Copy of the said licence on the ground that the original Customs Purposes Copy has been misplaced. It is further stated that the original Customs Purposes Copy was registered with the Customs authorities at Bombay port and utilised partly. It was utilized for Rs. 7,01,607.88 and the balance available on it was Rs. 1,56,019/-.

2. In support of this contention the applicant has filed an affidavit. I am accordingly satisfied that the original Customs Purposes Copy of the said licence has been lost. Therefore, in exercise of the powers conferred under Sub-Clause 9(cc) of the Imports (Control) Order 1955 dated 7th December 1955 as amended, the said original Customs Purposes copy of Licence No. P/CG/2046337/T/TR/21/C/H/21/CG.III dated 16th April 1965 issued to M/s. Kirloskar Pneumatic Co. Ltd., Hadapsar, Industrial Estate, Poona-13 is hereby cancelled.

3. This licence has been cancelled as the licensee has applied for the duplicate.

[No. CGV/8(66)/63-64/465.]

*New Delhi, the 2nd April 1968*

**S.O. 1317.**—Messrs Indian Explosives Ltd., 34-Chowringhee, Calcutta-16, were granted subsidiary (Custom copy only) licences Nos. P|CG|2049507|T|TR|23|C|H|23|CG.III to P|CG|2049520|T|TR|23|C|H|23|CG.III, dated 14th September, 1967 for Rs. 1,00,00,000/- each (Rupee: One Crore each) against main licence No. P|CG|2048144|T|TR|23|C|H|23|CG.III, dated 29th April, 1966, for Rs. 19,04,00,000/-. They have applied for the issue of duplicate copies of the said 14 subsidiary licences (Custom copies only) on the ground that the original subsidiary licences (Custom copies only) have been lost/misplaced without having been utilised at all. In support of this contention the applicant has filed the necessary affidavits.

I am accordingly satisfied that the original copies of the said subsidiary licences (Custom copies only) have been lost. Therefore, in exercise of the powers conferred under Sub-Clause 9(cc) of the Imports (Control) Order, 1955, dated 7th December, 1955, as amended, the said original copies of the subsidiary licences (Custom copies only) Nos. P|CG|2049507 to P|CG|2049520 are hereby cancelled.

The duplicate copies (Custom copies only) of the said licences are being issued separately to the licensee.

[No. 22/1/68-67/CG.III.]

(Miss) S. K. GREWAL,

Dy. Chief Controller of Imports and Exports.

## (Office of the Chief Controller of Imports and Exports)

## ORDER

New Delhi, the 1st April 1968

**S.O. 1318.**—In exercise of the powers conferred by clause 9 of the Imports (Control) Order, 1955, dated 7th December 1955, as amended from time to time the undersigned hereby cancels the Import Licence No. G/DG/2105912/C/EG/25/C/H/25, dated 12th July 1967, (Both copies not utilised) for the Import of Ascota Accounting Machine Model 170/S Valued at Rs. 17080/- issued in favour of M/s. Blue Star Engineering Co. (Madras) Pvt. Ltd. Madras.

The reason for cancellation is that the goods are no longer required by the indentor and orders accepting the Tender of the firm has been cancelled by the D.G.S. & D., New Delhi.

[No. 12-B/Cont/67-68/GLS/1107.]

S. A. SESHAN,  
Dy. Chief Controller of Imports & Exports.

## MINISTRY OF INDUSTRIAL DEVELOPMENT AND COMPANY AFFAIRS

## (Department of Industrial Development)

## ORDERS

New Delhi, the 3rd April 1968

**S.O. 1319/IDRA/5.**—In exercise of the powers conferred by section 5 of the Industries (Development and Regulation) Act, 1951(65 of 1951), read with rule 8 of the Central Advisory Council (Procedural) Rules, 1952, the Central Government hereby appoints Shri Mahesh Desai to be member of the Central Advisory Council of Industries till the 3rd November, 1969, in place of Shri Manohar Kotwal and direct that the following amendment shall be made in the Order of the Government of India in the Ministry of Industrial Development and Company Affairs (Department of Industrial Development) No. S.O. 4044, dated the 4th November, 1968, namely:—

In the said Order, for entry No. 20 relating to Shri Manohar Kotwal, the following entry shall be substituted:

“20. Shri Mahesh Desai, General Secretary, Hind Mazdoor Sabha, 167, P. D'Mello Road, Bombay-1.”

[No. F. 1(5)/Lic. Pol./67.]

**S.O. 1320.**—In exercise of the powers conferred by section 5 of the Industries (Development and Regulation) Act, 1951(65 of 1951) read with rule 4 of the Central Advisory Council (Procedural) Rules, 1952, the Central Government hereby appoints the undermentioned persons to be members till the 3rd November, 1969, of the Central Advisory Council of Industries established by the Order of the Government of India in the Ministry of Industrial Development and Company Affairs (Department of Industrial Development) No. S.O. 4044, dated the 4th November, 1967, as subsequently amended by No. S.O. 463, dated the 17th January, 1968 and directs that the following amendment shall be made in the said Order, namely:—

In the said Order, after entry No. 26 relating to Shri H. S. Singhania, the following entries shall be added, namely:—

- “27. Shri V. Ramakrishna, C/o. Messrs K. C. P. Limited, 55, Peters Road, Madras-6.
- 28. Shri E. P. W. Da Costa, Managing Director, The Indian Institute of Public Opinion, Private Ltd., 2-A, National Insurance Building, Parliament Street, P.B. No. 288, New Delhi-1.
- 29. Shri Ishaq Sambhal, M.P., 160, North Avenue, New Delhi-1.

[No. F. 1(5)/Lic.Pol./67.]

R. C. SETHI, Under Secy.

## (Department of Industrial Development)

## (Indian Standards Institution)

New Delhi, the 28th March 1968

**S.O. 1321.**—The article covered in licence No. CM/L-1551 held by M/s. Mahabir Steel Rolling Mills, G.T. Road, Shahdara, Delhi-32, the details of which are given in the Notification published under S.O. 4258 in the Gazette of India, Part II, Section 3(ii) dated 9 December 1967, has been revised as under with effect from 1 March 1968:

Rolled Steel Sections F 4B, F 7B, F 5, F 8 and T 6 for Doors, Windows and Ventilators.

[No. MD/12:2348-A.]

New Delhi, the 1st April 1968

**S.O. 1322.**—In pursuance of sub-Regulation (4) of regulation 14 of the Indian Standards Institution (Certification Marks), Regulations, 1955, as amended from time to time, the Indian Standards Institution hereby notifies that the licence No. CM/L-1548, particulars of which are given below, has been cancelled with effect from 15 February, 1968:

Licence No. and Date	Name and Address of the licensee	Article/Process covered by the licence	Relevant Indian Standard
CM/L-1548 19-10-67	M/s. Krishi Rasayan, Ranital, Distt. Balasore (Orissa)	BHIC Dusting Powders Brand : 'KRISHI'	IS:561-1962

[No. MD/55:1548.]

Dr. A. K. GUPTA,

Dy. Director General.

## MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND COOPERATION

## (Department of Agriculture)

## OFFICE MEMORANDUM

New Delhi, the 3rd April 1968

**S.O. 1323.**—In pursuance of sub-rule (2) of rules 9 clause (b) of sub-rule (2) of rule 12 and sub-rule (1) of rule 24 read with rule 34, of the Central Civil Services (Classification, Control and Appeal) Rules, 1965, the President hereby makes the following amendments in the notification of the Government of India in the late Ministry of Agriculture No. S.R.O. 634-A, dated the 28th February, 1957, namely:—

In the Schedule to the said notification:

in Part I-General Central Service, Class III, after the existing entries, the following headings and entries shall be inserted, namely:—

1	2	3	4	5
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## Central Institute of Fisheries Education.

(i) Posts on a scale of pay the minimum of which exceeds Rs. 130 p.m.

Director      Director      All      Joint Secretary, Ministry of Food, Agriculture, Community Development & Cooperation (Department of Agri.).

1	2	3	4	5
(ii) Other posts	Administrative Officer.	Administrative Officer	All	Director.
<i>Central Institute of Fisheries Operatives.</i>				
(i) Posts on a scale of pay the minimum of which exceeds Rs. 130/- p.m.	Director	Director	All	Joint Secretary Ministry of Food, Agriculture, Community Development & Cooperation (Department of Agriculture).
(ii) Other posts	Administrative Officer.	Administrative Officer	All	Director.

[No. 1-8/68-Fy(I).]

T. D. MAKHJANI, Under Secy.

### DEPARTMENT OF COMMUNICATIONS

(P. & T. Board)

New Delhi, the 3rd April 1968

**S.O. 1324.**—In exercise of the powers conferred by sub-rule (2) of rule 9, clause (b) of sub-rule (2) of rule 12, and sub-rule (1) of rule 24, read with rule 34, of the Central Civil Services (Classification, Control and Appeal) Rules, 1965, the President hereby makes the following further amendments in the notification of the Government of India in the late Ministry of Communications (Posts and Telegraphs) No. S.R.O. 620, dated the 28th February, 1957, namely:—

In the Schedule to the said notification, in Part II-General Central Service, Class III, under the heading "Post Offices", against the entry "Postmaster in Time Scale; Town Inspector of Post Offices; Ministerial staff in Clerical Grades; Overseer; Overseer Postman; Sorting Postman; Reader Postman; Head Postman; Departmental Branch Postmaster; Despatch Rider" in column 1, for the entry "Head Postmaster and Sub-Postmaster in the higher selection grade (in his own office)", in column 3, the entry "Head Postmaster and Sub-Postmaster in the higher selection grade (in respect of Town Inspector of Post Offices; Ministerial staff in Clerical Grades)", and for the entry "Inspector of Post Offices (in respect of Overseer; Overseer Postman; Sorting Postman; Reader Postman; Head Postman; Departmental Branch Postmaster)" occurring in that column, the entry "Head Postmaster and Sub-Postmaster in the higher selection grade (in his own office)/Inspector of Post Offices (in respect of Overseer; Overseer Postman; Sorting Postman; Reader Postman; Head Postman; Departmental Branch Postmaster)", shall be substituted.

[No. 44/8/67-Disc.]

D. K. AGARWAL,

Asstt. Director General.

### MINISTRY OF EDUCATION

New Delhi, the 2nd April 1968

**S.O. 1325.**—In exercise of the powers conferred by clause (b) of sub-section (2) of section 5 of the University Grants Commission Act, 1956(3 of 1956), the Central Government hereby appoints Shri P. Govindan Nair, Secretary, Ministry

of Finance (Department of Expenditure), as a member of the University Grants Commission vice Shri T. P. Singh resigned. In accordance with Section 6(3) of the same Act, Shri Nair will hold office till 3rd December, 1968.

[No. F. 9-14/68-U2.]

P. D. SHUKLA,  
Joint Educational Adviser.

## MINISTRY OF LABOUR, EMPLOYMENT AND REHABILITATION

### (Department of Labour and Employment)

New Delhi, the 2nd April 1968

**S.O. 1326.**—In pursuance of sub-section (4) of section 3 of the Mica Mines Labour Welfare Fund Act, 1946 (22 of 1946), the Central Government hereby publishes the following report of the activities financed from the Mica Mines Labour Welfare Fund during the year ended on the 31st March, 1967, together with a statement of accounts for that year and an estimate of receipts and expenditure of the said Fund for the year 1967-68.

#### PART I

1. *General.*—The Mica Mines Labour Welfare Fund has been constituted under the Mica Mines Labour Welfare Fund Act, 1946 (22 of 1946) for the financing of activities to promote the welfare of labour employed in the mica mining industry. Some of the major activities enumerated for this purpose are sanitation, medical facilities, housing, water supply, education, general improvement in the standard of living and recreational facilities.

2. The Act provides for the levy of a duty of customs on all mica exported from India upto a maximum rate of 6 $\frac{1}{2}$  per cent *ad valorem*. The rate fixed for the present, however, is 2 $\frac{1}{2}$  per cent *ad valorem*. The collections are allocated for expenditure on welfare measures among the various Mica producing areas in proportion to their average production.

3. The following welfare measures have so far been undertaken in Bihar, Andhra Pradesh and Rajasthan.

#### (i) *Improvement of medical facilities:*—

(a) *Hospitals.*—A 100 bed Central Hospital at Karma (Bihar), a 14 bed Hospital at Kalichedu (Andhra Pradesh) and a 30 bed Hospital at Gangapur (Rajasthan) continued to be maintained from the resources of the Fund. The bed strength of the Hospital at Tisri (Bihar) was raised from 15 to 30. A 50 bed T.B. Hospital at Karma (Bihar) continued to function. Construction of a 30 bed T.B. Ward at Tisri has been completed, and a 16 bed T.B. Ward attached to the hospital at Kalichedu is under construction. A 10 bed inpatient ward for static dispensary at Talupur is also under construction.

(b) *Other medical facilities.*—Other medical institutions set up from the finances of the Fund comprise 5 static dispensaries, 3 mobile medical units, 7 Ayurvedic dispensaries, 7 small community Centres with maternity and Child Welfare facilities, and one Health Promotion Centre at Dhorakola in Bihar; 3 static dispensaries, one mobile dispensary, 2 Ayurvedic dispensaries and 4 maternity Centres in Andhra Pradesh; and 7 dispensary-cum-maternity and child welfare centres, 4 static allopathic dispensaries, 3 mobile medical units, and 12 Ayurvedic dispensaries in Rajasthan.

Eleven bed in T.B. Hospital, Nellore have been reserved for the exclusive use of mica miners and their families. Arrangement has been made for the treatment at the Tetulmari Leprosy Hospital of mica miners of Bihar who suffer from leprosy. The Fund made grants-in-aid to those institutions for the reservations of beds.

(c) *Assistance to T.B. Patients.*—A subsistence allowance at Rs. 50 per month is being granted to the dependents of mica miners who are under treatment in the T.B. Ward attached to the Central Hospital, Karma.

The Scheme of domiciliary treatment of T.B. and silicosis patients was also continued. The patients attending the out-door department of T.B. Hospital, Nellore, were granted travelling allowance. A rehabilitation-cum-convalescence Home set up in Bihar for workers cured of T.B. continue to function. Financial assistance to mica miners suffering from T.B. by way of aid of Rs. 50 per month as subsistence allowance and Rs. 50 per month for special diet for six months was continued to be provided. The scheme of domiciliary treatment of T.B. Patients among mica miners was continued in Rajasthan.

(ii) *Educational facilities.*—Nine Multipurpose Institutes, each with an Adult Educational Centre and a Women's Welfare Centre, provide educational and recreational facilities to workers in Bihar. Training in handicrafts like sewing and knitting is given to women attending the Centres. Each institute serves as a training-cum-production Centre. In two women's centres in Andhra Pradesh and seven centres in Rajasthan, girls and women workers are taught tailoring, stitching etc. Educational facilities for miners' children are being provided in 4 primary schools, 4 middle schools, 7 community centres and 8 feeder centres in Bihar; 2 primary schools, one middle school, 24 adult education centres and 5 feeder centres in Rajasthan; and 6 primary schools, two High schools (one with IX class only) and two adult education centres in Andhra Pradesh.

In all the schools in Andhra Pradesh, children are provided with facilities like free mid-day meals, milk, books, slates and clothing. Milk, tiffins, books, slates, clothing etc. are provided to the miners' children attending the Multipurpose Institutes, Community Centres and Schools in Bihar. The children attending the Multipurpose Institutes in Bihar are given baths daily for which oil and soap are provided to the Institutes. Mid-day meals, books, slates and other stationery articles are supplied to the school-going children of mica miners in Rajasthan.

Four boarding houses in Bihar and two in Andhra Pradesh are being run for the children of mica miners studying in schools and colleges. A hostel set up at Gangapur (Rajasthan) for children of mica miners studying in Higher Secondary Schools continued to function.

Scholarships are granted to the children of mica miners studying in schools and colleges in Bihar, Andhra Pradesh and Rajasthan. Such scholarships are granted for both general and technical education. Mica Miners' children studying in schools are also granted tuition fee in Bihar.

(iii) *Recreation facilities.*—Four mobile cinema units, three in Bihar and one in Rajasthan give free shows in different mining centres; 28 Radio sets in Bihar; 30 in Andhra Pradesh and 24 in Rajasthan provide recreation to mica miners and their families. In Bihar the recreational facilities are provided at Multi-purpose, Community and Feeder Centres. Out-door and in-door recreational facilities are also provided at the Centres, sub-centres and feeder centres in Rajasthan, and 14 Recreation clubs in Andhra Pradesh. Bhajan parties and recreational clubs have also been set up in different mining areas.

(iv) *Drinking water facilities.*—66 wells (60 in Bihar and 6 in Andhra Pradesh) have been constructed by the Fund. Fourteen more wells are being constructed in Bihar. Twelve additional wells (three in Bihar and nine in Andhra Pradesh) have been sunk under the subsidy Scheme under which the mica mine owners who sink wells get a subsidy equal to Rs. 7,500 per well or 75 per cent of the cost of construction whichever is less. The construction of four more wells under this scheme is in progress in Andhra Pradesh. 8 wells are being sunk in Rajasthan through Zilla Parishads and 90 per cent of the cost of these wells is to be met from the Fund. Out of these only two wells have been sunk so far. A dam has also been constructed in Bihar.

(v) *Housing facilities.*—

(a) *Low Cost Housing Scheme.*—As there was no response to the various earlier housing schemes introduced from 1953, a low-cost housing scheme for construction of 500 low-cost houses costing about Rs. 1,300/- each, was sanctioned in July, 1962, for Bihar region. The ceiling cost of houses under the scheme has been raised from Rs. 1,300/- to Rs. 1,800/-. The Houses constructed at the cost of the Fund will be handed over to mine owners who, besides being responsible for their maintenance will pay a nominal rent of Re. 1 to Rs. 2 per month per house and allot the houses free of rent to the mica miners.

(b) *Departmental Colonies*.—In addition to the above scheme, a colony consisting of 50 two-room houses has been constructed at Jorasmar (Bihar). Construction of 48 houses is in progress at Domchanch. 9 more colonies comprising 266 such houses have been sanctioned and their construction is to start soon. A colony of 50 houses near Shah mine, Syndapuram (Andhra Pradesh) has also been sanctioned. These houses will be let out to mica miners free of rent through mine owners who will pay a nominal rent to the Fund.

(c) 'Build Your Own House' Scheme.—The scheme envisages financial assistance in the form of cash or building material to the mica miners to the extent of Rs. 400 for the purpose of improving their village houses. Technical assistance in the matter will be provided by the Fund. Five hundred houses have been sanctioned under the scheme for Bihar and 20 houses for Andhra Pradesh.

(vi) *Financial help in case of accidents*.—The scheme relating to the grant of financial assistance from the Fund to the widows and children of mica miners who die as a result of accidents was continued.

(vii) *Consumers' Cooperative Stores*.—One wholesale (Central) Consumers' Co-operative store with its seven branches and seven primary stores in Bihar and four primary consumers cooperative stores in Andhra Pradesh and three out of six set up in Rajasthan with the assistance of the Fund continued to supply consumers' goods at reasonable prices to the mica mining population.

#### PART II

##### *Statement of Accounts for the year 1966-67*

Receipts	Expenditure*
Opening balance on 1st April, 1966.	1,81,74.447
*Receipts during the year	29,89.423
	2,11,63,870
	Expenditure during the year.
	40,00,702
	Closing balance
	1,71,63,169
	2,11,63,870

\*Figures indicated by A.G.C.R. in the Appropriation Accounts.

#### PART III

##### *\*Estimates of Receipts and Expenditure for the year 1967-68.*

Receipts	..	Rs. 37,78,800
Expenditure	..	Rs. 37,81,100

\*Accepted Revised estimates for 1967-68.

[No. 2/14/67-MIII.]

New Delhi, the 3rd April 1968

**S.O. 1327.**—In pursuance of section 7 of the Iron Ore Mines Labour Welfare Cess Act, 1961 (58 of 1961), the Central Government hereby publishes the following report of its activities financed under the said Act, during the year ending on the 31st March, 1967 together with a statement of accounts for that year.

#### PART I

**General.**—The Iron Ore Mines Labour Welfare Fund has been constituted under the Iron Ore Mines Labour Welfare Cess Act, 1961 (58 of 1961) which provides

for the levy and collection of a cess on the production of iron ore for the financing of activities to promote the welfare of labour employed in the iron ore mining industry. The Act provides for the levy of a cess at a rate not exceeding 50 paise per metric tonne of iron ore produced. The present rate of levy is only 25 paise per metric tonne. The Act is applicable to the whole of India except the State of Jammu and Kashmir. It was enforced with effect from the 1st October, 1963 except in the territory of Goa, Daman and Diu where it came into force from the 1st October, 1964.

2. The Iron Ore Mines Labour Welfare Cess Rules, 1963, have been framed to carry into effect the purposes of the Act. Five Advisory Committees—one each for Andhra Pradesh and Mysore, Madhya Pradesh and Maharashtra; Bihar; Orissa, and Goa, Daman and Diu, have been constituted to advise the Central Government in administering the Fund. The welfare activities for which the proceeds of cess are to be utilised under the Act relate to improvement of public health and sanitation, the prevention of disease, and the provision and improvement of medical facilities, water supply and facilities for washing, the provision and improvement of educational facilities, the improvement of standards of living including housing and nutrition, the amelioration of social conditions, provision of recreational facilities and the provision of transport to and from work.

3. The following welfare measures have so far been undertaken in Mysore, Andhra Pradesh, Orissa, Madhya Pradesh, Maharashtra and Bihar:—

(i) *Medical Facilities*

(a) *Hospitals*.—Work on the setting up of a 10 bedded Emergency Hospital at Barajamda, Bihar, is in progress. The dispensary started functioning at Barajamda from the 8th February, 1967. A sum of Rs. 21,451.00 was spent on the Scheme during the year.

(b) *Assistance to T.B. Patients*.—20 beds have now been reserved in the Mahadevi Birla T.B. Sanatorium, Nankum, Bihar, at the rate of Rs. 2,700.00 per bed per annum, for the treatment of Iron Ore Mines suffering from T.B. and an expenditure of Rs. 46,418.00 was incurred for the purpose. Steps have also been taken to provide medical facilities to the Iron Ore Miners suffering from T.B. in other Regions. Under this Scheme, a subsistence allowance at a rate not exceeding Rs. 50.00 per month is also given to the dependants of miners undergoing treatment for T.B. in a sanatorium in cases where the miner is the only earning member of the family.

(c) *Other Medical facilities*.—Two primary Health Centres were sanctioned during the year in Orissa. A sum of Rs. 15,500.00 was spent for the purchase of equipment etc. Two Mobile Medical Units have been sanctioned for Andhra Pradesh and Mysore and it has also been decided to set up one static dispensary each at Kariganur (Mysore) and Veldurthi (A.P.). Grants-in-aid to the extent of Rs. 75,000.00 to iron ore mine owners in Orissa for maintaining of dispensary-cum-maternity centres, Rs. 50,000.00 to M/s. TISCO, Bihar for purchase of X-ray Plant for their Noamandi Hospital, were given.

(ii) *Educational Facilities*

(a) *Scholarships*.—Scholarships continued to be granted to the children of iron ore miners studying in schools, colleges and technical institutions. The following expenditure was incurred under the Scheme in different Regions—

1. Bihar	Rs. 24,500
2. Madhya Pradesh & Maharashtra	Rs. 22,862
3. Mysore and Andhra Pradesh	Rs. 31,350
4. Orissa	Rs. 15,990

(b) *Uniforms to the primary school going children*, were also given free in Mysore and Andhra Pradesh at a cost of Rs. 4,272.00.

(iii) *Recreational Facilities*

(a) A sum of Rs. 83,350 was spent for providing various recreational facilities for miners in Madhya Pradesh and Maharashtra. In Mysore and Andhra Pradesh an expenditure of Rs. 1,162 was incurred on indoor and outdoor games.

(b) *Multipurpose Institutes* continued to function in Bihar and Orissa and the following expenditure was incurred on them—

Bihar	Rs. 4,776
Orissa	Rs. 38,764

(c) An amount of Rs. 6,400 was spent on the Holiday Home at Bhubaneswar.  
 (d) An excursion-cum-study trip was organised for the iron or miners in Bihar.

**(iv) Drinking Water Facilities**

Sanction for sinking of 7 wells in Bihar was accorded under this Scheme, the cost of sinking a well is equally shared between the mine owners and the Fund.

**(v) Housing Facilities**

Administrative approval for the construction of 50 houses each under the New Housing Scheme and the Low Cost Housing Scheme, in Bihar was accorded during the year. An expenditure of Rs. 25,000 was also incurred for construction of houses under the New Housing Scheme at Rajahara.

**(vi) Cooperative Stores**

A Central Cooperative Store and 13 Primary Cooperative stores were set up in Orissa and 1 Cooperative Store at Redi, Maharashtra.

**(vii) Iron Ore Mines Fatal and Serious Accident Benefit Scheme**

Financial assistance under this scheme was granted in Orissa, Madhya Pradesh and Maharashtra.

**PART II**

**Statement of Accounts for the year 1966-67**

	Receipts	Expenditure
	Rs.	Rs.
Opening balance as on 1-4-65	95,43,513.00	..
Receipts during the year	62,51,441.00*	
Expenditure during the year		10,72,046.00*
Closing balance on 31-3-67		1,47,22,908.00
	<hr/> 1,57,94,954.00	<hr/> 1,57,94,954.00

\*Figures as included in Appropriation Accounts

**PART III**

**\*Estimates of Receipts and Expenditure for the year 1967-68**

Receipts	64,62,000
Expenditure	15,30,000

\*As per Revised estimates for 1967-68.

[No. 9/2/67-M.III.]

**S.O. 1328.**—In exercise of the powers conferred by section 4 of the Iron Ore Mines Labour Welfare Cess Act, 1961 (58 of 1961) read with item (iii) of clause (a) of sub-rule (5) of rule 3 of the Iron Ore Mines Labour Welfare Cess Rules, 1963, the Central Government hereby makes the following amendment in the notification of the Government of India in the late Ministry of Labour and Employment No. S.O. 2077, dated the 8th July, 1965, namely:—

In the said notification, for the entries against serial No. 3, the following entries shall be substituted, namely:—

“**Shri Gajanan Patil, Member of the Legislative Assembly of the Union Territory of Goa, Daman and Diu, Mormugao Gao**”—Member of the Legislative Assembly.

[No. F. 18/6/67-M-III.]

K. D. HAJELA, Under Secy.

## (Department of Labour and Employment)

New Delhi, the 2nd April 1968

**S.O. 1329.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal (No. 2), Dhanbad, in the industrial dispute between the employers in relation to the Kustore Colliery of Messrs Raneegunge Coal Association Limited (Post Office Kusunda, District Dhanbad) and their contractors' Messrs J. N. Singh and Company, of the one part and their workmen of the other part, which was received by the Central Government on the 28th March, 1968.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2)  
AT DHANBAD.

In the matter of reference under Section 10(1) (d) of the Industrial Disputes Act, 1947.

REFERENCE NO. 51 OF 1967

## PARTIES:

Employers in relation to the Kustore Colliery of Messrs Raneegunge Coal Association Limited, (P. O. Kusunda, District Dhanbad) and their contractors, Messrs J. N. Singh and Company.

; AND

Their Workmen

## PRESENT:

Shri Nandagiri Venkata Rao, Presiding Officer.

## APPEARANCES:

For the Employers No. 1.—Shri S. N. Basu, C.P.O., R.C.A.

For the Employers No. 2.—Shri S. S. Kapoor, Advocate.

For the Workmen.—Shri Lalit Burman, General Secretary, Bihar Koyal Mazdoor Sabha.

## STATE: Bihar

## INDUSTRY: Coal

Dhanbad, the 22nd March, 1968

2nd Chaitra, 1890

## AWARD

The Central Government, being of opinion that an industrial dispute exists between the employers in relation to the Kustore Colliery of Messrs Raneegunge Coal Association Limited, (P.O. Kusunda, District Dhanbad) and their Contractors, Messrs J. N. Singh and Company, of the one part and their workmen of the other part, by its Order No. 2/56/65/LR-II, dated 4th June 1965, referred to the Central Government Industrial Tribunal, Dhanbad, under Section 10(1) (d) of the Industrial Disputes Act, 1947 for adjudication the dispute in respect of the matters specified in the schedule annexed thereto. The schedule is extracted below:—

## SCHEDULE

1. Whether the management of Kustore Colliery of Messrs Raneegunge Coal Association Limited, or their contractors, Messrs J. N. Singh and Company, had stopped Sarvashri Satnarain Sukul and Ramadhar Koiri (Miners of No. 2 Incline) from work in the colliery with effect from the 20th February, 1965?
2. If so, whether their action was justified?
3. Are the workmen entitled for any relief?"

2. The Central Government Industrial Tribunal, Dhanbad, registered the reference as reference No. 99 of 1965 on its file. All the parties filed their statements of demands. While it was pending before the Central Government Industrial Tribunal, Dhanbad, the proceeding was transferred to this Tribunal, by the Central Government by its Order No. 8/25/67-LR-II, dated 8th May, 1967 under Section 33B(1) of the Industrial Disputes Act, 1947. Consequently, the reference is renumbered on the file of this Tribunal as reference No. 51 of 1967.

3. Parties have filed a compromise memo praying to pass the award in its terms. The memo is duly verified. In terms of the compromise a sum of Rs. 1,500/- is paid to each of the affected workmen and they have acknowledged receipt of the same before the Tribunal. I find the terms of compromise as fair and reasonable and beneficial to the workmen as well as to the affected workmen. I, therefore, accept the compromise. The award is made accordingly and submitted under Section 15 of the Industrial Disputes Act, 1947. The compromise memo is annexed herewith and made part of the award.

(Sd.) N. VENKATA RAO,  
Presiding Officer.

BEFORE THE PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2, DHANBAD

A. T. REFERENCE NO. 51 OF 1967

I. T. REFERENCE NO. 99 OF 1965

Employers in relation to the Kustore Colliery of Messrs Raneegunge Coal Association Ltd., and their Contractors Messrs J. N. Singh and Co.

AND

Their Workmen on the other part represented by the Bihar Koyla Mazdoor abha, Dhanbad.

*Petition of Compromise*

1. That the Industrial Dispute in respect of the Workmen Sarvashri Sethnarayan Sukul and Ramadhar Koiri has been pending before the Hon'ble Tribunal.
2. That the parties without prejudice to their respective submissions before the Hon'ble Tribunal agree to settle the dispute on the following terms and conditions.

*Terms of Settlement*

(a) That the employers (the Contractors), Messrs J. N. Singh and Co. agree to make payment of Rs. 1,500 (Rupees One thousand five hundred) only, to each Shri Satnarayan Sukul and Shri Ramadhar Koiri, who consent to accept the same in full and final settlement of all their claims and they shall have no claim for reinstatement.

(b) That the above named two workers shall have no other claim on the company or the contractors after the above payment is made to them.

(c) That the employers (the contractors) Messrs J. N. Singh and Co. agree to make payment of the agreed amount as mentioned above to the workmen concerned on the very date of signing of this settlement.

3. That the parties, hereby pray that the Hon'ble Tribunal may be pleased to hold the above terms and settlement as fair and reasonable and may be pleased to pass an order accordingly.

And for this the petitioners shall pray.

For the Workmen:

Sd./- Illegible.

General Secretary

Bihar Koyla Mazdoor Sabha.

Dhanbad.

Workmen.

L.T.I. of

(SATYANARAIN SUKUL).

For Messrs J. N. Singh & Co.

(Sd.) J. N. SINGH,

Kustore Colliery, P.O. Kustore,  
Dhanbad.

For the Management, Kustore  
Colliery (Messrs Raneegunge Coal  
Association Ltd.).

(Sd.) S. N. BASU,

Chief Personnel Officer.

L.T.I. of

(RAMADHAR KOIRI).

Witness.

Sd./- Illegible

[No. F. 2/56/65-LR-II.]

**S.O. 1330.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Model Jharia Colliery of Model Jharia Colliery Company, Post Office Jharia, District Dhanbad and their workmen, which was received by the Central Government on the 29th March, 1968.

**BEFORE THE CENTRAL GOVERNMENT TRIBUNAL-CUM-LABOUR COURT  
AT DHANBAD.**

In the matter of a reference under section 10(1) (d) of the Industrial Disputes Act, 1947.

**REFERENCE NO. 48 OF 1967**

**PARTIES:**

Employers in relation to the Model Jharia Colliery, of Model Jharia Colliery Co., P.O. Jharia, (Dhanbad).

AND

Their workman

**PRESENT:**

Shri Kamla Sahai.—*Presiding Officer.*

**APPEARANCES:**

For the Employers.—None.

For the Workman.—Shri B. Joshi, Pleader.

**STATE:** Bihar.

**INDUSTRY:** Coal.

*Dhanbad, dated the 25th March, 1968.*

**AWARD**

By order No. 2/111/67-LR.II dated the 9th November, 1967, the Ministry of Labour and Employment, Government of India has referred an industrial dispute for adjudication to this Tribunal under clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947. The schedule attached to the reference is as follows:—

**SCHEDULE**

“Whether the termination of service of Shri Manik Roy, Surveyor of the Model Jharia Colliery of Model Jharia Colliery Company, Post Office Jharia, District Dhanbad, with effect from the 20th March, 1967, is justified? If not, to what relief is the workman entitled?”.

2. The reference was received in the office of the Tribunal on the 20th November, 1967. Notice was issued on the 4th December, fixing the 3rd January, 1968, for hearing. The workman concerned filed his written statement on the 20th December, 1967, but the management of Model Jharia Colliery did not file any. On the 3rd January, 1968, the workman appeared and Shri B. Joshi, Pleader, appeared to represent him. The management was absent. With the consent of Shri Joshi, I gave the management last chance and adjourned the case to the 18th January but on that date, I adjourned the case to the 4th March, 1968. On the 8th February, 1968, I found that I would not be present here on the 4th March and so I adjourned the case to the 25th March, 1968. Notice of this adjournment was sent and served upon both parties. The workman concerned has again appeared today with Shri Joshi but the management of the colliery has not appeared even today. The case is, therefore, taken up *ex parte*.

3. Shri Manik Roy, the workman concerned has examined himself as WW1 and has proved certain documents. The letter of appointment Ext. W2 shows that he was appointed on part time basis as a mine surveyor in the Model Jharia colliery with effect from the 10th March, 1965. Ext. W3, another letter issued by the Manager of the Model Jharia colliery, shows that the appointment of Manik Roy was put on a full time basis on a consolidated monthly salary of Rs. 450 per month with effect from the 21st July, 1966. Ext. W4 is an application made by Shri Roy for leave on the ground of physical distress with effect from the 10th March, 1967. Ext. W5 is a certificate granted by Dr. B. Bhatia, charjee to the effect that Shri Manik Roy was under his treatment from the 9th March to the 16th March, 1967 and even then he needed perfect rest until full recovery. Ext. W6 is a letter dated the 20th March, 1967, issued by the Agent of the colliery. It says that Shri Manik Roy reported sick on the 10th March,

1967 but the colliery medical officer did not find him at home. After making this statement, the following order was conveyed in the letter. "It seems therefore that you have falsely reported sick as the management has taken a very serious of this and your service is terminated from the company with immediate effect.

4. The question raised by the reference is whether the termination of service under this letter with immediate effect from the 20th March, 1967 is justified. It is manifest that no chargesheet was served upon the workman concerned nor was any enquiry held. It is also perfectly clear that the employers are not prepared to support their action as shown by Ext. W6 because they have not appeared in spite of having been given several opportunities.

5. Shri Manik Roy has also stated that he used to point out irregularities to the management of the Model Jharia colliery and hence the management was annoyed with him. He also says that he was not paid his salary for several months which continued to remain due until today. It seems obvious that the Agent of the colliery passed an order of termination of the workman's service for these reasons.

6. I am satisfied that the action of the management of the colliery in terminating the service of Shri Manik Roy is not at all justified. There is no question of the order being at all legal. In the circumstances mentioned above and on the basis of the facts which I have given I hold that the termination of services of Shri Manik Roy with effect from the 20th March, 1967 is not justified. As a result, he is entitled to receive his full back wages with continuity of service. This is my award. Let it be submitted to the Central Government under section 15 of the Industrial Disputes Act, 1947.

Sd./- KAMLA SAHAI,  
Presiding Officer.

[No. 2/111/67-LRII.]

**7.O. 1331.**—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the Pichri Colliery, Post Office Pichri (*via* Bermo) District Hazaribagh and their workmen, which was received by the Central Government on the 28th March, 1968.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2)  
AT DHANBAD

In the matter of a reference under Section 10(1) (d) of the Industrial Disputes Act, 1947.

REFERENCE NO. 14 OF 1967

PARTIES:

Employers in relation to the Pichri Colliery, P.O. Pichri (*via* Bermo), Dist Hazaribagh.

AND

Their workmen

PRESENT:

Shri Nandagiri Venkata Rao—Presiding Officer.

APPEARANCES:

For the Employers.—Shri S. S. Mukherjee, Advocate.

For the Workmen.—Shri Shankar Bose, Secretary, Colliery Mazdoor Sangha, Dhanbad.

STATE: Bihar

INDUSTRY: Coal.

Dhanbad, dated, the 22nd March, 1968  
2nd Chaitra, 1890.

AWARD

The Central Government, being of opinion that an Industrial dispute exists between the employers in relation to the Pichri Colliery, P.O. Pichri (*via* Bermo), Dist. Hazaribagh and their workmen by its order No. 2/126/64-LRII dated the

19th January 1965 referred to the Central Government Industrial Tribunal, Dhanbad under Section 10(1)(d) of the Industrial Disputes Act, 1947 for adjudication the dispute in respect of the matters specified in the schedule annexed thereto. The schedule is extracted below:—

#### SCHEDULE

“Whether the ‘lay off’ of the workmen listed in Annexure, with effect from the 12th October, 1964, without payment of wages, by the management of the Pichri Colliery and the subsequent termination of the services of the workmen by the said management were justified? If not, to what relief are the workmen entitled?”

#### ANNEXURE

Sl. No.	Name of the workmen
1.	Jit Ram B.P.
2.	Jag Bai Kamin
3.	Buthu Ram B.P.
4.	Upasini Kamin
5.	Chinta Ram B.P.
6.	Rachhmin Kamin
7.	Dadu Ram B.P.
8.	Deo Ram B.P.
9.	Fulmati Kamin.
10.	Rath Ram B.P.
11.	Nanki Kamin.
12.	Pachkor Ram B.P.
13.	Prembai Kamin.
14.	Pare Ram B.P.
15.	Garrahan Bai Kamin.
16.	Jagat Ram B.P.
17.	Nanhkidai Kamin.
18.	Mand Rakhn B.P.
19.	Faguni Kamin.
20.	Ramdas B.P.
21.	Sebak Ram B.P.
22.	Sabtri Kamin.
23.	Bidalu Ram B.P.
24.	Baladkumar Kamin.
25.	Shree Ram B.P.
26.	Jagarmati Kamin.
27.	Pala Ram B.P.
28.	Tilka Ram B.P.
29.	Umid Kumar Kamin.
30.	Kanhaya Ram B.P.
31.	Jagadeo Ram B.P.
32.	Ful Bai Kamin.
33.	Khik Ram B.P.
34.	Sukhdeo Ram B.P.
35.	Lachh Ram B.P.
36.	Dhanimat Kamin.
37.	Puni Ram B.P.
38.	Ful Bai Kamin.
39.	Hemit Ram B.P.
40.	Kalash Ram B.P.
41.	Bund Kumar Kamin.
42.	Karamoo Ram B.P.
43.	Ghashani Kamin.
44.	Sukhdeo Ram B.P.
45.	Jira Khan Kamin.
46.	Laljee B.P.
47.	Tara Bai Kamin.
48.	Jal Singh.
49.	Somarin Kamin.
50.	Lata Mallka B.P.
51.	Kushwa Ram B.P.
52.	Amaru Ram B.P.
53.	Bhukhai Kamin.

## Sl. No. Name of the workman

54.	Baljnati B.P.
55.	Bnarhin Kamin.
56.	Sundar Lal B.P.
57.	Rukmani Kamin.
58.	Mahesh Ram B.P.
59.	Parash Ram B.P.
60.	Bhagotin Kamin.
61.	Rupmati Ram B.P.
62.	Kanela Ram B.P.
63.	Parwati Kamin.
64.	Bisahu Ram B.P.
65.	Rambai Kamin.
66.	Bagheldas B.P.
67.	Rambai Kamin.
68.	Bhag Singh B.P.
69.	Ram Bai Kamin.
70.	Ramggwar Ram B.P.
71.	Parash Ram B.P.
72.	Bindal Ram B.P.
73.	Mangali Kamin.
74.	Jahitram B.P.
75.	Dhola Ram B.P.
76.	Oaru Saw B.P.
77.	Hiramati Kamin.
78.	Parashu Ram B.P.
79.	Reribai Kamin.
80.	Etwari Ram B.P.
81.	Tika Ram B.P.
82.	Chit Kumar Kamin.
83.	Nnaku Singh B.P.
84.	Bhuri Bai Kamin.
85.	Paw Ram B.P.
86.	Indumati Kamin.
87.	Jiharu Ram B.P.
88.	Gangbai Kamin.
89.	Ramdayal B.P.
90.	Kalamati Kamin.
91.	Julashimati Kamin.
92.	Somaru Ram B.P.
93.	Kalamati Kamin.
94.	Siya Ram B.P.
95.	Sita Ram B.P.
96.	Saganbai Kamin.
97.	Ganpet Ram B.P.
98.	Jalnati Kamin.
99.	Ahahet Ram B.P.
100.	Chulkumar Kamin.
101.	Mahadeo Ram B.P.
102.	Bugali Kamin.
103.	Dondayal B.P.
104.	Anjorabai Kamin.
105.	Robidas B.P.
106.	Darashmati Kamin.
107.	Lachhmin Kamin
108.	Santal B.P.
109.	Jhamak Ram B.P.
110.	Kairamatli
111.	Parashdas Ram B.P.
112.	Guribai Kamin.

2. The Central Government Industrial Tribunal, Dhanbad, registered the reference as reference No. 17 of 1968 on its file. While it was pending before the Central Government Industrial Tribunal, Dhanbad, the proceeding was transferred to this Tribunal by the Central Government by its Order No. 8/25/67-LR.II, dated 8th May, 1967, under Section 33B(1) of the Industrial Disputes Act, 1947. Consequently, the reference is renumbered on the file of this Tribunal as reference No. 14 of 1967. The employers as well as the workmen filed their statement of demands.

3. On 8th March, 1968 both parties filed a compromise memo, praying for passing the award in its terms. The compromise memo is duly verified. The terms of compromise appear to me fair and reasonable and beneficial to the workmen as well as to the affected workmen. The compromise is, therefore, accepted and the award is made accordingly and submitted under Section 15 of the Industrial Disputes Act, 1947. The compromise memo is annexed herewith and made part of the award.

(Sd.) N. VENKATA RAO.  
Presiding Officer.

BEFORE THE PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT (NO. 2)  
AT DHANBAD.

I.T. REFERENCE NO. 14 OF 1967

Employers in relation to the Pichri Colliery.

AND

Their Workmen

The above reference has been amicably settled between the employers and their workmen represented by Secretary, Colliery Mazdoor Sangh, P.O. Beriro (Hazaribagh) on the following terms:—

1. That the workmen namely S/Shri Jitram B. P. (Sl. No. 1), Jogbai Kamin (Sl. No. 2), Bulthu Ram B.P. (Sl. No. 3), Upasin Kamin (Sl. No. 4), Chinta Ram B.P. (Sl. No. 5), Rachhmin Kamin (Sl. No. 6), Dadu Ram B.P. (Sl. No. 7), Leo Ram B.P. (Sl. No. 8), Fulmati Kamin (Sl. No. 9), Mahesh Ram B.P. (Sl. No. 58), Mangli Kamin (Sl. No. 73), and Sharalal BP (Sl. No. 108), will be deemed to have completed one year of continuous service and since these workmen have been re-employed, each of them will be paid one month's wages as ex-gratia payment.

2. That the rest of 100 workmen out of 112 mentioned in the annexure to the schedule of the terms of the reference, who have not completed one year of continuous service will be paid one week's pay together with their other dues.

3. That the Union representative has inspected the relevant books of the employers and they are satisfied that the above 100 workmen have already received the one week's pay together with their arrear dues and as such Union does not want to press any further demand on their behalf.

4. That the amount due to 12 workmen as mentioned in para one above, will be paid within one week from the date of this settlement in presence of the representative of the Union.

5. That the above terms of settlement finally settles all disputes between the parties arising out of the present reference.

It is therefore, humbly prayed that this compromise may kindly be recorded and an Award passed in terms thereof.

For Workmen.

(Sd.) BINDESHARI DUBEY,

Vice-President Colliery Mazdoor Sangh.

For Employers.

(Sd.) Illegible.

Pichri Colliery Co., Private Ltd.,  
Pichri Colliery.

## APPENDIX I

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL  
NO. 2 AT DHANBAD.

REFERENCE NO. 14 OF 1967.

PARTIES : The Employers in relation to the Pichri Colliery P.O. Pichri (Via-Bermo) Distt.  
Hazaribagh.

AND

Their Workmen.

*List of Documents admitted in evidence for Employer (s).*

Distinguishing mark or number	Description of document	Date of admission	Whether admitted by consent or on Proof	Proved by	Remarks
NIL	NIL	NIL	NIL	NIL	NIL

(Sd.) N. VENKATA RAO,  
Presiding Officer.

## APPENDIX II

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2 AT  
DHANBAD

REFERENCE NO. 14 OF 1967.

PARTIES : Employers in relation to the Pichri Colliery P.O. Pichri (Via-Bermo) Distt.  
Hazaribagh.

AND

Their Workmen.

*List of Witness Examined for the Employers.*

No. of witness	Name of Witness	Date of examination
NIL	NIL	NIL

*List of Witness Examined for the Workmen.*

No. of witness	Name of witness	Date of examination
NIL	NIL	NIL

(Sd.) N. VENKATA RAO,  
Presiding Officer.

[No. 2/126/64-LRII.]

## ORDERS

New Delhi, the 4th April 1968

**S.O. 1332.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Dobary Colliery of Messrs R. N. Bagchi and Brothers Dobary Colliery (Private) Limited, Post Office Jharia (Dhanbad) and their workmen in respect of the matters specified in the Schedule hereto annexed:

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

## SCHEDULE

Whether the action of the management of Dobary Colliery of Messrs R. N. Bagchi and Brothers Dobary Colliery (Private) Limited in terminating the services of Shri Tej Narayan Singh, Depot Guard, with effect from the 26th August, 1967, was justified? If not, to what relief is the workman entitled?

[No. 2/33/68-LRIL]

**S.O. 1333.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Selected Sudamdh Colliery, Post Office Sindri (B.I.T.) District Dhanbad and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7A of the said Act.

## SCHEDULE

Whether the dismissal of Shri E. H. Dosh, Electrician, by the management of Selected Sudamdh Colliery with effect from the 16th September, 1967, was justified? If not, to what relief is the workman entitled?

[No. 2/36/68-LRIL]

**S.O. 1334.**—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the South Bhagran Colliery of South Bhagran Coal Company, Post Office Salanpur, District Burdwan and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Central Government Industrial Tribunal, Calcutta, constituted under section 7A of the said Act.

## SCHEDULE

Whether the following 58 workmen were employed at the South Bhagran Colliery of South Bhagran Coal Company, Post Office Salanpur, District Burdwan, immediately before the 9th November, 1967? If so, whether the management was justified in stopping these workmen from work on the 9th November, 1967? If the stoppage was not justified, to what relief are the workmen entitled?

1. Chhatrapati Chauhan
2. Bhole Chauhan
3. Jaddu Chauhan
4. Jinde Chauhan
5. Rambrich Chauhan
6. Lala Chauhan
7. Lakhan Chauhan

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8. Bhattu Chauhan
9. Lachhmi Chauhan
10. Duari Chauhan
11. Rambhaju Jadab
12. Ammerak Chauhan
13. Piyare Chauhan
14. Kalicharan Chauhan (No. 2)
15. Kesho Chauhan
16. Isser Paswan
17. Kailu Paswan
18. Hira Chauhan
19. Girdhari Chauhan
20. Ramparsad Chauhan
21. Sitaram Chauhan (No. 2)
22. Kalicharan Chauhan (No. 1)
23. Dewanandan Chauhan
24. Dewsaran Chauhan
25. Siya Saran Tani
26. Lalchand Chauhan
27. Sampatiya Devi
28. Sakunti Devi
29. Nunawati Devi
30. Dhanwa Devi
31. Bhagia Devi
32. Janki Devi
33. Bhagwan Chauhan
34. Duarik Chauhan
35. Budhram Chauhan
36. Chhatradhari Chauhan
37. Ramchandra Chauhan
38. Budhu Chauhan
39. Karo Chauhan
40. Mangal Chauhan
41. Kameshwar Chauhan
42. Jamun Dhari
43. Ramji Mahto
44. Gajadhar Kewot
45. Dasain Chauhan
46. Chalitra Chauhan
47. Bagra Bhuia
48. Heman Bhuia
49. Parmeswar Bhuia
50. Lachhaminia Devi
51. Munia Devi
52. Jasoda Devi
53. Sarosotia Devi
54. Etwaria Devi
55. Sitabia Devi
56. Rambati Devi
57. Kunti Devi
58. Kemlu Devi

## (Department of Labour and Employment)

New Delhi, the 3rd April 1968

**S.O. 1335.**—Whereas the Madhya Pradesh and Vidarbha Mining Association has nominated under clause (d) of sub-section (1) of section 12 of the Mines Act, 1952 (35 of 1952), Shri G. C. Singaroy, Chief Mining Engineer, M/s. Shaw Wallace and Co. in place of Shri Mc Neill as a member of the Mining Board constituted for the States of Madhya Pradesh and Uttar Pradesh.

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 12 of the Mines Act, 1952 (35 of 1952), the Central Government hereby makes the following amendment in the notification of the Government of India in the late Ministry of Labour and Employment No. S.O. 1286, dated the 24th April, 1965, namely:—

In the said notification, under the heading "Members", against serial number (3), for the entry "Shri Mc Neill" the entry "Shri G. C. Singaroy", shall be substituted.

[No. 3/3/68-ML.]

J. D. TEWARI, Under Secy.

## (Department of Labour and Employment)

New Delhi, the 3rd April 1968

**S.O. 1336.**—In pursuance of sub-section (1) of section 10 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) No. S.O. 2899, dated the 27th September, 1966, namely:—

Under the heading "(Nominated by the State Governments concerned under clause (d) of sub-section (1) of section 10)" against item (4), for the existing entry, the following entry shall be substituted, namely:—

"Dr. I. Bhooshan Rao, M.D., Director of Medical and Health Services, Andhra Pradesh, Hyderabad."

[No. 3/20/66-HI.]

DALJIT SINGH, Under Secy.

## MINISTRY OF COMMERCE

## (Office of the Chief Controller of Imports and Exports)

## ORDER

New Delhi, the 13th April 1968

**S.O. 1337.**—M/s. India Landsberg Implements Corporation Pvt. Ltd., 16-A, Asafali Road, New Delhi were granted an import licence No. P/RM/2153427 dated 19th August, 1966, for Rs. 39,000 (Rupees Thirty Nine thousands only). They have applied for the issue of a duplicate Exchange Control Purposes copy of the said licence on the ground that the original Exchange Control copy has been lost. It is further stated that the original Exchange Control copy was registered with the Punjab National Bank Limited, New Delhi and utilised partly. It was utilised for Rs. 25,180 and the balance available on it was Rs. 13,820.

2. In support of this contention, the applicant who have since changed their name to M/s. Landsberg India Pvt. Ltd., has filed an affidavit. I am accordingly satisfied that the original Exchange Control Purposes copy of the said licence has been lost. Therefore, in exercise of the powers conferred under Sub-clause 9(cc) of the Import (Control) Order 1955 dated 7th December, 1955, as amended, the said original Exchange Control Purposes copy of licence No. P/RM/2153427 dated 19th August, 1966, issued to M/s. Indian Landsberg Implements Corporation Pvt. Ltd., New Delhi is hereby cancelled.

3. A duplicate Exchange Control Purposes copy of the said licence is being issued separately to the licensee with change in their style.

M/s. India Landsberg Implements Corporation Pvt. Ltd., 16-A, Asafali Road, New Delhi.

[No. F. Auto-I/23/AM67/RM-4.]

P. C. VERMA,

Dy. Chief Controller of Imports and Exports.

